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1	LAW OFFICE OF TODD D. LERAS			
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5	Attorney for Defendant JULIO MENDOZA MADRIGAL			
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7				
8	UNITED STATES DISTRICT COURT			
9	EASTERN DISTRICT OF CALIFORNIA			
10		Case No.:	2:21-cr-0110 DAD-2	
11	UNITED STATES OF AMERICA,			
12	Plaintiff,		ED ORDER TO CONTINUE	
13 14	vs.		CING HEARING AND MODIFY ITENCE INVESTIGATION	
15	JULIO MENDOZA MADRIGAL,	REPORT	DISCLOSURE SCHEDULE	
	JULIO MENDUZA MADRIGAL,			
16	Defendant.	Court: Date:	Hon. Dale A. Drozd March 19, 2024	
17		Time:	9:30 a.m.	
18				
19				
20				
21 22	This matter is currently set for a Sentencing Hearing on March 19, 2024. Defendant Julio			
23	Mendoza Madrigal (hereafter Mr. Mendoza) is presently housed at the Wayne Brown			
24	Correctional Facility (WBCF) in Nevada City, California. WBCF is 65 miles from defense			
25	counsel's downtown Sacramento office. Mr. Mendoza's primary language is Spanish. While his			
26	English language skills are good, he requires the assistance of a Spanish language interpreter for			
27				
28	ORDER CONTINUING SENTENCING HEARING AND MODIFYING PSR DISCLOSURE SCHEDULE			

ORDER CONTINUING SENTENCING HEARING AND MODIFYING PSR DISCLOSURE SCHEDULE

court proceedings. He further requests the assistance of a Spanish language interpreter for his probation interview.

Defense counsel is presently in a jury trial before Chief Judge Mueller in the matter of *United States v. Yandell, Sylvester, and Troxell,* Case No. 2:19-cr-0107 KJM. The *Yandell* case appears to be proceeding ahead of schedule and is anticipated to be completed in early April 2024. Scheduling a probation interview at WBCF with Mr. Mendoza, the probation officer, and a Spanish language interpreter before the start of the *Yandell* trial was complicated by defense counsel's trial preparations, particularly client visits at California State Prison, Sacramento, and a period of medical leave impacting the Probation Department's staffing.

Given Mr. Mendoza's location, the *Yandell* trial schedule, and the need for a Spanish language interpreter to assist Mr. Mendoza, defense counsel requires additional time to prepare for the Sentencing Hearing in this matter. It is therefore requested that the Court vacate the Sentencing Hearing on March 19, 2024, and set a Sentencing Hearing on June 24, 2024. The assigned probation officer has confirmed her availability on the requested date. The government does not oppose the request. The defense further requests to modify the Pre-Sentence Investigation Report (PSR) Disclosure Schedule as follows:

- 1. Draft Pre-Sentence Report Date: May 13, 2024;
- 2. Informal Objections to Draft Pre-Sentence Report: May 27, 2024;
- 3. Final Pre-Sentence Report Date: June 3, 2024;
- 4. Motion for Correction Date: June 10, 2024; and
- 5. Reply Date: June 17, 2024

This request follows a guilty plea so an exclusion of time pursuant to the Speedy Trial

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1	Act is not required. Assistant U.S. Attorney Angela Scott has authorized Todd D. Leras via			
2	email to sign this stipulation on her behalf.			
3	DATED: March 13, 2024			
5	By <u>/s/ Todd D. Leras for</u> ANGELA L. SCOTT Assistant United States Atternay			
6	Assistant United States Attorney			
7				
8	DATED: March 13, 2024 By /s/ Todd D. Leras TODD D. LERAS			
9	Attorney for Defendant JULIO MENDOZA MADRIGAL			
10				
11	ORDER			
12 13	The Sentencing Hearing, set for March 19, 2024, is vacated. The Sentencing Hearing in			
14				
15	this matter is continued to June 24, 2024, at 9:30 a.m. The PSR Disclosure Schedule requested			
16	by the parties is adopted.			
17				
18	IT IS SO ORDERED.			
19	Dated: March 14, 2024 DALE A. Drozd			
20	UNITED STATES DISTRICT JUDGE			
21 22				
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25				
26				
27	ODDED CONTINUING GENTENIONG			
28	ORDER CONTINUING SENTENCING HEARING AND MODIFYING PSR DISCLOSURE SCHEDULE			